

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|----------------------------|----------------|----------------------|-------------------------|------------------|
| 09/388,031 | 09/01/1999 | SALMAN AKRAM | 3442US(96-42 | 3303 |
| 75 | 590 06/07/2005 | | EXAMINER | |
| TRASK BRITT & ROSSA | | | LEE, EUGENE | |
| PO BOX 2550 SALT LAKE C | CITY, UT 84110 | | ART UNIT | PAPER NUMBER |
| • | , • • | | 2815 | |
| | | | DATE MAILED: 06/07/2003 | 5 |

Please find below and/or attached an Office communication concerning this application or proceeding.

| | | | HEZ) | | | |
|---|--|---|-----------|--|--|--|
| | Application No. | Applicant(s) | () | | | |
| Office Action Commons | 09/388,031 | AKRAM, SALMAN | | | | |
| Office Action Summary | Examiner | Art Unit | | | | |
| | Eugene Lee | 2815 | | | | |
| The MAILING DATE of this communication a Period for Reply | ppears on the cover sheet w | th the correspondence address | s | | | |
| A SHORTENED STATUTORY PERIOD FOR REF THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory perions - Failure to reply within the set or extended period for reply will, by stated the period for reply will, by stated the period for the period for the period for reply will, by stated the period for the period for the period for the period for reply will, by stated the period for the | N 1.136(a). In no event, however, may a ceply within the statutory minimum of third will apply and will expire SIX (6) MON tute, cause the application to become Al | reply be timely filed ty (30) days will be considered timely. ITHS from the mailing date of this community BANDONED (35 U.S.C. § 133). | nication. | | | |
| Status | | | | | | |
| 1) Responsive to communication(s) filed on 14 | March 2005. | | | | | |
| 2a) ☐ This action is FINAL . 2b) ☑ The section is FINAL . | his action is non-final. | | | | | |
| 3) Since this application is in condition for allow | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is | | | | | |
| closed in accordance with the practice unde | r <i>Ex parte Quayle</i> , 1935 C.E |). 11, 453 O.G. 213. | | | | |
| Disposition of Claims | | | | | | |
| 4) ⊠ Claim(s) 1-4,7-28,100-104 and 107-129 is/a 4a) Of the above claim(s) is/are withd 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1-4,7-15,100,102-104 and 107-115 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and | rawn from consideration. | i. | | | | |
| Application Papers | | | | | | |
| 9) The specification is objected to by the Exami | iner. | | | | | |
| 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. | | | | | | |
| Applicant may not request that any objection to the | | | | | | |
| Replacement drawing sheet(s) including the corr | | | | | | |
| 11) The oath or declaration is objected to by the | Examiner. Note the attache | d Office Action or form PTO-1 | 52. | | | |
| Priority under 35 U.S.C. § 119 | | | | | | |
| 12) Acknowledgment is made of a claim for forei a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Bure * See the attached detailed Office action for a life | ents have been received. ents have been received in A riority documents have beer eau (PCT Rule 17.2(a)). | Application No I received in this National Stag | ge | | | |
| Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date | Paper No. | Summary (PTO-413) s)/Mail Date Informal Patent Application (PTO-152 |) | | | |

Application/Control Number: 09/388,031 Page 2

Art Unit: 2815

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1, and 10 are rejected under 35 U.S.C. 102(b) as being anticipated by Hata 0502647 A2 EPO. Hata discloses (see, for example, FIG. 4) a conductive structure (metallization structure) comprising a field oxide layer (substrate) 10, aluminum signal line (metal layer) 18, titanium nitride cap layer (single conducting layer) 22, and tungsten sidewalls (metal spacers) 28, 30.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 2, 3, 100, 102, 103, and 110 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hata 0502647 A2 EPO as applied to claims 1, and 10 above, and further in view of Chang et al. 6,281,115 B1. Hata does not disclose a dielectric layer on the substrate upper surface and underlying the metal layer. However, Chang discloses (see, for example, FIG. 3) a conductive structure comprising interconnect metal structures 3 over an insulator layer 2 and

substrate 1. The insulator layer serves as a base upon which the interconnect metal structures are constructed. Therefore it would have been obvious to one of ordinary skill in the art at the time of invention to have a dielectric layer on the substrate upper surface and underlying the metal layer in order to provide a base for the interconnect structure.

Regarding claims 3 and 103, see, for example, column 3, lines 14-19 wherein Chang discloses the insulator layer comprising silicon oxide or BPSG.

- Claims 4, and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hata 0502647 A2 EPO as applied to claims 1, and 10 above, and further in view of Cox 6,166,439. Hata does not disclose the metal layer comprising Ti, Ta, W, Co, or Mo or alloys or compounds thereof, including TaN or TiN. However, Cox discloses (see, for example, column 5, lines 53-61) that the conductive pattern (metal layer) can be titanium. Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to have the metal layer comprising Ti, Ta, W, Co, or Mo or alloys or compounds thereof, including TaN or TiN in order to have conductive patterns with adequate conductivity.
- 6. Claims 8 and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hata 0502647 A2 EPO as applied to claims 1, and 10 above, and further in view of Joshi et al. 6,285,082 B1. Hata does not disclose the single conducting layer being selected from the group comprising aluminum and copper. However, Joshi discloses (see, for example, column 1, lines 20-25, and column 3, lines 65-67) that aluminum and aluminum-copper have low resistivity, superior adhesion, ease of patterning, high purity, and low cost of materials. Therefore, it would

Application/Control Number: 09/388,031

Art Unit: 2815

have been obvious to one of ordinary skill in the art at the time of invention to have the single conducting layer being selected from the group comprising aluminum and copper in order to have low resistivity, superior adhesion, ease of patterning, high purity, and low cost of materials.

Page 4

- Claims 11, and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hata 0502647 A2 EPO as applied to claims 1, and 10 above, and further in view of Liu et al. 6,277,745 B1. Hata does not disclose the metal spacers being titanium or titanium nitride. However, Liu describes (see, for example, column 4, lines 24-29) an interconnect structure comprising protective spacers wherein the protective spacers may comprise Ta, TaN, TiN, or combinations thereof. Therefore it would have been obvious to one of ordinary skill in the art at the time of invention to have the metal spacers being titanium or titanium nitride in order to adequately protect the sidewalls of the interconnect structure.
- 8. Claim 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hata 0502647 A2 EPO as applied to claims 1, and 10 above, and further in view of Dawson 6,677,647 B1. Hata does not disclose a dielectric layer on the single conducting layer and having sidewalls aligned with the sidewalls of the single conducting layer, the metal spacers extending along the sidewalls of the dielectric layer. However, Dawson discloses (see, for example, FIG. 1) an interconnect structure comprising a metal line 108 and anti-reflective coating (dielectric layer) 110. In column 2, lines 3-10, Dawson discloses the anti-reflective coating comprising TiN, and further discloses the anti-reflective coating reducing electromigration and serving as an etch stop layer. Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention

to have a dielectric layer on the single conducting layer and having sidewalls aligned with the sidewalls of the single conducting layer, the metal spacers extending along the sidewalls of the dielectric layer in order to reduce electromigration and have an etch stop layer.

- 9. Claims 13 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hata 0502647 A2 EPO in view of Dawson '647 B1 as applied to claim 12 above, and further in view of Matsuno 6,046,502. Hata in view of Dawson does not disclose a low dielectric constant material and a fluorine-doped silicon oxide. However, Matsuno discloses (see, for example, see column 1, lines 20-63) that dielectric films doped with fluorine provide films with low dielectric constants which have excellent burying properties and lowered propagation delay. Therefore it would have been obvious to one of ordinary skill in the art at the time of invention to have a low dielectric constant material and a fluorine-doped silicon oxide in order to have excellent burying properties and lowered propagation delay.
- Claims 104, and 107 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hata 0502647 A2 EPO in view of Chang et al. '115 B1 as applied to claims 2, 3, 100, 102, 103, and 110 above, and further in view of Cox 6,166,439. Hata in view of Chang does not disclose the metal layer comprising Ti, Ta, W, Co, or Mo or alloys or compounds thereof, including TaN or TiN. However, Cox discloses (see, for example, column 5, lines 53-61) that the conductive pattern (metal layer) can be titanium. Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to have the metal layer comprising Ti, Ta, W, Co, or Mo

Application/Control Number: 09/388,031

Art Unit: 2815

or alloys or compounds thereof, including TaN or TiN in order to have conductive patterns with adequate conductivity.

Page 6

- Claims 108 and 109 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hata 0502647 A2 EPO in view of Chang et al. '115 B1 as applied to claims 2, 3, 100, 102, 103 and 110 above, and further in view of Joshi et al. 6,285,082 B1. Hata in view of Chang does not disclose the single conducting layer being selected from the group comprising aluminum and copper. However, Joshi discloses (see, for example, column 1, lines 20-25, and column 3, lines 65-67) that aluminum and aluminum-copper have low resistivity, superior adhesion, ease of patterning, high purity, and low cost of materials. Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to have the single conducting layer being selected from the group comprising aluminum and copper in order to have low resistivity, superior adhesion, ease of patterning, high purity, and low cost of materials.
- Claims 111, and 115 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hata 0502647 A2 EPO in view of Chang et al. '115 B1 as applied to claims 2, 3, 100, 102, 103, and 110 above, and further in view of Liu et al. 6,277,745 B1. Hata in view of Chang does not disclose the metal spacers being titanium or titanium nitride. However, Liu describes (see, for example, column 4, lines 24-29) an interconnect structure comprising protective spacers wherein the protective spacers may comprise Ta, TaN, TiN, or combinations thereof. Therefore it would have been obvious to one of ordinary skill in the art at the time of invention to have the metal

spacers comprising at least one of Ti, Ta, W, Co, or Mo, or alloys thereof or compounds thereof, including TaN and TiN in order to adequately protect the sidewalls of the interconnect structure.

- 13. Claim 112 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hata 0502647

 A2 EPO in view of Chang et al. '115 B1 as applied to claims 2, 3, 100, 102, 103, and 110 above, and further in view of Dawson 6,677,647 B1. Hata in view of Chang does not disclose a dielectric layer on the single conducting layer and having sidewalls aligned with the sidewalls of the single conducting layer, the metal spacers extending along the sidewalls of the dielectric layer. However, Dawson discloses (see, for example, FIG. 1) an interconnect structure comprising a metal line 108 and anti-reflective coating (dielectric layer) 110. In column 2, lines 3-10, Dawson discloses the anti-reflective coating comprising TiN, and further discloses the anti-reflective coating reducing electromigration and serving as an etch stop layer. Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to have a dielectric layer on the single conducting layer and having sidewalls aligned with the sidewalls of the single conducting layer, the metal spacers extending along the sidewalls of the dielectric layer in order to reduce electromigration and have an etch stop layer.
- 14. Claims 113, and 114 rejected under 35 U.S.C. 103(a) as being unpatentable over Hata 0502647 A2 EPO in view of Chang et al. '115 B1 in view of Dawson '647 B1 as applied to claim 112 above, and further in view of Matsuno 6,046,502. Hata in view of Chang in view of Dawson does not disclose a low dielectric constant material and a fluorine-doped silicon oxide. However, Matsuno discloses (see, for example, see column 1, lines 20-63) that dielectric films

doped with fluorine provide films with low dielectric constants which have excellent burying properties and lowered propagation delay. Therefore it would have been obvious to one of ordinary skill in the art at the time of invention to have a low dielectric constant material and a fluorine-doped silicon oxide in order to have excellent burying properties and lowered propagation delay.

Allowable Subject Matter

- 15. Claims 16 thru 28, 101, and 116 thru 129 are allowed.
- The following is a statement of reasons for the indication of allowable subject matter:

 The references of record, either singularly or in combination, do not teach or suggest at least "a metallization structure, comprising a substrate having a metal layer extending over the substrate, the metal layer at least underlying a conductive line; a conductive layer of the conductive line in contact with the metal layer and the metal spacer, the metal spacer and the conductive layer substantially filling the aperture, the conductive layer having an upper surface substantially coincident with an upper surface of the dielectric layer" (claims 16-25, and 101).

Regarding claims 26-28, the references of record, either singularly or in combination, do not teach or suggest at least "a metallization structure, comprising a substrate having a metal layer extending over the substrate, the metal layer at least underlying a conductive line; a conductive layer of the conductive line in contact with the metal layer and the metal spacer, the metal spacer and the conductive layer nearly filling the aperture, at least one upper metal layer on the conductive layer, the at least one upper metal layer having an upper surface substantially

coincident with an upper surface of the dielectric layer and an uppermost extent of the metal spacer."

Regarding claims 116-125, and 129, the references of record, either singularly or in combination, do not teach or suggest at least "a structure for transmitting a signal laterally across a substrate, the structure comprising: a substrate having a metal layer of a conductive line; a conductive layer of the conductive line in contact with the metal layer and the metal spacer, the conductive layer having an upper surface substantially coincident with an upper surface of the dielectric layer."

Regarding claims 126-128, the references of record, either singularly or in combination, do not teach or suggest at least "a structure for transmitting a signal laterally across a substrate of a semiconductor device, the structure comprising: a substrate having a metal layer of a conductive line disposed thereon; a conductive layer of the conductive line in contact with the metal layer and the metal spacer, the metal spacer and the conductive layer nearly filling the aperture; and at least one upper metal layer on the conductive layer having an upper surface substantially coincident with an upper surface of the dielectric layer and an uppermost extent of the metal spacer."

Response to Arguments

17. Applicant's arguments with respect to claims 1-28, and 100-129 have been considered but are most in view of the new ground(s) of rejection.

INFORMATION ON HOW TO CONTACT THE USPTO

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Eugene Lee whose telephone number is 571-272-1733. The examiner can normally be reached on M-F 8-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tom Thomas can be reached on 571-272-1664. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Eugene Lee May 27, 2005

900